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. 09/558,920 04	4/26/2000	DAVID REGAN	ANDIP576	1724
29838 7590 01/24/2007 OPPENHEIMER WOLFF & DONNELLY, LLP			EXAMINER	
PLAZA VII, SUITE 33	00	, <b>LLI</b>	THEIN, MARIA TERESA T	
45 SOUTH SEVENTH STREET MINNEAPOLIS, MN 55402-1609			ART UNIT	PAPER NUMBER
			3627	
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SHORTENED STATUTORY PERIOD	OF RESPONSE	MAIL DATE	DELIVERY MODE	
2 MONITHE		01/24/2007	PAI	DED

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)				
	09/558,920	REGÁN, DAVID				
Office Action Summary	Examiner	Art Unit				
•	Marissa Thein	3627				
The MAILING DATE of this communication a		<u> </u>				
Period for Reply	,,					
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory perior  - Failure to reply within the set or extended period for reply will, by status Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION  1.136(a). In no event, however, may a reply be tired will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status		•				
1) Responsive to communication(s) filed on 20	July 2006.					
· · · · · · · · · · · · · · · · · · ·	nis action is non-final.					
closed in accordance with the practice under	·					
Disposition of Claims						
4) Claim(s) 19-36 is/are pending in the applicat	ion.					
4a) Of the above claim(s) is/are withdr						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>19-36</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and	or election requirement.					
Application Papers						
9) The specification is objected to by the Examir	ner.					
10) The drawing(s) filed on is/are: a) a		Examiner.				
Applicant may not request that any objection to the	• • • •					
Replacement drawing sheet(s) including the corre	ection is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to by the l	Examiner. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreig	gn priority under 35 U.S.C. § 119(a	)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority docume	nts have been received.					
2. Certified copies of the priority docume	nts have been received in Applicati	ion No				
<ol><li>Copies of the certified copies of the principle.</li></ol>	iority documents have been receive	ed in this National Stage				
application from the International Bure	au (PCT Rule 17.2(a̩)).					
* See the attached detailed Office action for a list	st of the certified copies not receive	ed.				
Attachment(s)						
1) X Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate				
3)	5) Notice of Informal F 6) Other:	'atent Application				
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## **DETAILED ACTION**

## Response to Amendment

The "Amendment and Responses" filed on July 20, 2006 has been considered.

Claims 19-36 and 46-75 remain pending in this application. Claims 46-75 are withdrawn from consideration. Claims 19-36 are rejected.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 19 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over the article "WebTurboTax Brings The Full Power of TurboTax to the Web" (WebTurboTax) in view of the United States, Internal Revenue Bulletin Announcement 99-79 and in further view of the article "Internal Revenue Service Selects VeriSign to Secure Electronic Tax Filing".

Regarding claims 19 and 28, the article WebTurbotax discloses a method and a computer program comprising: maintaining an electronically stored profile for a user in a customer database, wherein the profile identifies an expected tax form the user is expected to file and wherein the customer database is in communication with a taxpayer server via a network (paragraphs 4-6; Smart Interview System includes Interview Navigator, customized to each user's unique tax return and builds a customized topic list as the taxpayer travel through the interview [paragraph 5]; Because no software

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installation is necessary, users can log on to WebTurboTax from anywhere, anytime, to prepare their taxes; Taxpayers simply create a secure user name and password, which allows them to access their return from any computer [paragraph 6]); prompting the user, on a client computer, for additional tax-related data, wherein the additional taxrelated data is not included in the profile and wherein the additional tax-related data is required for completing the expected tax form (paragraphs 4-6); receiving on the taxpayer server the additional tax-related data from the user (paragraphs 4-6); electronically completing a selected tax form, wherein completing the selected tax form includes automatically filing out the selected form based on the profile and the additional tax- related data (paragraphs 4-6); filing the completed selected tax form with a government entity, wherein the completed selected tax form is electronically transmitted from the taxpayer server to the government entity across the network to be a filed tax form (paragraphs 8-9; electronic filing is available at no charge for all Federal returns....Taxpayers who file electronically receive proof from the IRS, and electronic data and stamp, that their return was received on time [paragraph 9]).

However, the article WebTurboTax does not explicitly disclose electronically storing a record of the filed tax from in a government database of the government entity, wherein the record represents an indication that the filed tax form has been submitted and wherein the record includes information regarding the filed tax form and is distend fro the filed tax form; receiving from the user a request fro the record of the filed tax form to verify the filing to the completed selected tax form; authenticating an identity of the user utilizing the network to request the record; sending the record of the filed tax

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form to the user across the network; and digital certificate. WebTurboTax does disclose the preparing and filing of Federal and all state tax returns (paragraph 1).

WebTurboTax also discloses taxpayers who file electronically receive proof from the IRS, an electronic data and time stamp, that their return was received on time (paragraph 9). WebTurboTax discloses Internet security and uses the latest in SSL encryption technology to design a secure system to protect taxpayer's returns, and all personal information associated with them, during preparation and transmission (paragraph 8).

The United States, Internal Revenue Bulletin Announcement 99-79, on the other hand, teaches electronically storing a record of the filed tax from in a government database of the government entity, wherein the record represents an indication that the filed tax form has been submitted and wherein the record includes information regarding the filed tax form and is distend fro the filed tax form (page 231, Sec. 6. Electronic Submissions 04, Files submitted electronically will be assigned will be assigned a unique filename by the IRS system.... Record the filename); receiving from the user a request for the record of the filed tax form to verify the filing to the completed selected tax form (page 231, Sec. 7. Transmittal Requirements .01, The results of the electronic transmission will be available in the File Status area of the electronic system; page 232 Sec. 8 electronic Filing Specifications .03 Filers can determine the acceptability of files submitted by checking the file status area of the system; page 230 Sec. 2 Advantage of filing Electronically); authenticating an identity of the user utilizing the network to request the record; and sending the record of the filed tax form to the user across the network

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(Sec. 4 Electronic Filing Approval Procedure, .01 and 02.; Sec. 12, Logon Procedures, 01.- .02 (b)); and sending the record of the filed tax form to the user across the network to the client (Sec. 12, Logon Procedures, 01.- .02).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the article WebTurboTax, to include electronically storing a record of the filed tax from in a government database of the government entity, wherein the record represents an indication that the filed tax form has been submitted and wherein the record includes information regarding the filed tax form and is distend fro the filed tax form; receiving from the user a request for the record of the filed tax form to verify the filing to the completed selected tax form; authenticating an identity of the user utilizing the network to request the record; and sending the record of the filed tax form to the user across the network, as taught by, the United States, Internal Revenue Bulletin Announcement 99-79, in order to provide acknowledgment of files received and notification to the acceptability of the data transmitted (the United States, Internal Revenue Bulletin Announcement 99-79, page 230 Sec. 2 Advantage of Filing Electronically).

Furthermore, the article "Internal Revenue Service Selects VeriSign to Secure Electronic Tax Filing" teaches the digital certificate (paragraph 3).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the article WebTurboTax, to include digital certificate, as taught by article "Internal Revenue Service Selects VeriSign to Secure Electronic Tax Filing", to provide stronger security for access control and confidentiality

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and authentication of internal and external communications (article "Internal Revenue Service Selects VeriSign to Secure Electronic Tax Filing", paragraph 3).

Claims 20-24 and 29-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over the article "WebTurboTax Brings The Full Power of TurboTax to the Web" (WebTurboTax) and the United States, Internal Revenue Bulletin Announcement 99-79 and the article "Internal Revenue Service Selects VeriSign to Secure Electronic Tax Filing" as applied to claims 1 and 28 above, and further in view of U.S. Patent No. 6,202,052 to Miller.

Regarding claims 20-24 and 29-33, the combination of article "WebTurboTax Brings The Full Power of TurboTax to the Web" (WebTurboTax) and the United States, Internal Revenue Bulletin Announcement 99-79 and the article "Internal Revenue Service Selects VeriSign to Secure Electronic Tax Filing" substantially discloses the claimed invention, however, the combination does not explicitly disclose receiving a tax payment of the user by the government entity utilizing the network; storing a record of the tax payment in the database of the government entity; receiving from the user a request for the record of the tax payment utilizing the network; and sending the record of the tax payment to the user; and Internet. The combination does disclose the preparing and filing of Federal and all state tax returns (WebTurboTax paragraph 1). The combination also discloses taxpayers who file electronically receive proof from the IRS, an electronic data and time stamp, that their return was received on time (WebTurboTax paragraph 9). The system provides Internet security and uses the latest in SSL encryption technology to design a secure system to protect taxpayer's returns,

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and all personal information associated with them, during preparation and transmission (WebTurboTax paragraph 8).

Miller, on the other hand, teaches receiving a tax payment of the user by the government entity utilizing the network [claims 20 and 29]; storing a record of the tax payment in the database of the government entity [claims 21 and 30]; receiving from the user a request for the record of the tax payment utilizing the network [claims 22 and 31]; and sending the record of the tax payment to the user [claims 23 and 32] (col. 7, lines 11-41; col. 7, line 61 – col. 8, line 7); and Internet [claims 24 and 33] (col. 6, line 5).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the combination, to include receiving a tax payment of the user by the government entity utilizing the network; storing a record of the tax payment in the database of the government entity; receiving from the user a request for the record of the tax payment utilizing the network; and sending the record of the tax payment to the user; and Internet, as taught by Miller, in order to reduce error in and the cost associated with filing tax returns (Miller, col. 3, lines 14-15).

Claims 25-26 and 34-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over the article "WebTurboTax Brings The Full Power of TurboTax to the Web" (WebTurboTax) and the United States, Internal Revenue Bulletin Announcement 99-79 and the article "Internal Revenue Service Selects VeriSign to Secure Electronic Tax Filing" as applied to claims 1 and 28 above, and further in view of the United States, Internal Revenue Bulletin Rec. Proc. 98-51.

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Regarding claims 25-26 and 34-35, the combination of article "WebTurboTax Brings The Full Power of TurboTax to the Web" (WebTurboTax) and the United States, Internal Revenue Bulletin Announcement 99-79 and the article "Internal Revenue Service Selects VeriSign to Secure Electronic Tax Filing" substantially discloses the claimed invention, however, the combination does not explicitly disclose the step of formatting and the step of sending a notification to a mail server. The combination does disclose the preparing and filing of Federal and all state tax returns (WebTurboTax paragraph 1). The combination also discloses taxpayers who file electronically receive proof from the IRS, an electronic data and time stamp, that their return was received on time (WebTurboTax paragraph 9). The system provides Internet security and uses the latest in SSL encryption technology to design a secure system to protect taxpayer's returns, and all personal information associated with them, during preparation and transmission (WebTurboTax paragraph 8). Furthermore, the combination discloses digital certificates which serves as non-forgeable electronic identity badges for users to access government services and benefit information on-line and provide confidentiality and authentication of internal and external communication including e-mail, electronic form and a broad variety of other applications (the article "Internal Revenue Service Selects VeriSign to Secure Electronic Tax Filing", paragraph 3).

The United States, Internal Revenue Bulletin Rec. Proc. 98-51, on the other hand, teaches receiving the step of formatting (page 24, Section 5. Responsibilities of An On-line Filer; .10 (5) ensures that its software contains...format that can be printed and used by a taxpayer) and the step of sending a notification to a mail server (page 21,

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Section 3. On-line Filing Participants- Definition, (e) a client base that has the ability to communicate using electronic mail).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the combination, to include the step of formatting and the step of sending a notification to a mail server, as taught by the United States, Internal Revenue Bulletin Rec. Proc. 98-51, in order to ensure that complete returns are accurately and efficiently filed (United States, Internal Revenue Bulletin Rec. Proc. 98-51, page 23, Section 5. 01) and communicated.

Claims 27 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over the article "WebTurboTax Brings The Full Power of TurboTax to the Web" (WebTurboTax) and the United States, Internal Revenue Bulletin Announcement 99-79 and the article "Internal Revenue Service Selects VeriSign to Secure Electronic Tax Filing" as applied to claims 1 and 28 above, and further in view of U.S. Patent No. 6,571,221 to Stewart et al.

Regarding claims 27 and 36, the combination of article "WebTurboTax Brings The Full Power of TurboTax to the Web" (WebTurboTax) and the United States, Internal Revenue Bulletin Announcement 99-79 and the article "Internal Revenue Service Selects VeriSign to Secure Electronic Tax Filing" substantially discloses the claimed invention, however, the combination does not explicitly disclose an identity of the user includes storing the digital certificate on a computer of the user. The combination discloses a system which provides Internet security and uses the latest in SSL encryption technology to design a secure system to protect taxpayer's returns, and all

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personal information associated with them, during preparation and transmission (WebTurboTax paragraph 8). Furthermore, the combination discloses digital certificates which serves as non-forgeable electronic identity badges for users to access government services and benefit information on-line and provide confidentiality and authentication of internal and external communication including e-mail, electronic form and a broad variety of other applications (the article "Internal Revenue Service Selects VeriSign to Secure Electronic Tax Filing", paragraph 3).

Stewart, on the other hand, teaches an identity of the user includes storing the digital certificate on a computer of the user (col. 2, lines 57-61).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the combination, to include an identity of the user includes storing the digital certificate on a computer of the user, as taught by Stewart, in order to authenticate users and perform secure transactions (Stewart, col. 1, lines 19-20).

## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

U.S. Patent No. 6,185,683 to Ginter et al. discloses documents, which can be delivered electronically from sender to recipient with a level of trustedness such documents, can include tax returns.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marissa Thein whose telephone number is 571-272-6764. The examiner can normally be reached on M-F 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ryan Zeender can be reached on 571-272-6790. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Mtot January 18, 2007

F. RYAN ZEENDER PRIMARY EXAMINER

\_\_1/19/07